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June 22, 2010

OUR FILE NUMBER  
869,950-8

**VIA FACSIMILE**

WRITER'S DIRECT DIAL  
(310) 246-8447

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***Re: Pacquiao v. Mayweather, et al.: Depositions of Mayweather, Jr. and Mayweather Promotions, and Briefing Schedule.***

Counsel:

We write to follow up on the Court's Minute Order and our collective conferral concerning the scheduling of depositions for Mr. Mayweather, Jr. and Mayweather Promotions.

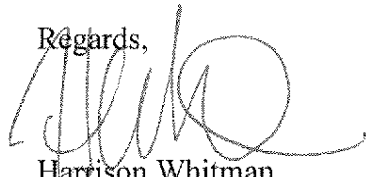
Mr. Tratos indicated today that Mr. Mayweather Jr. is not available to entire month of July because he will be in Europe. Based on Mr. Tratos' representation, we will make ourselves available to take the depositions on August 9 and 10, 2010, the only two specific dates Mr. Tratos proposed for August. We will commence Mr. Mayweather Jr.'s deposition at 9:30 a.m. on August 9 and commence the deposition of Mayweather Promotions thereafter (either in the afternoon of August 9 or the morning of August 10).<sup>1</sup>

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<sup>1</sup> If the Court sets the hearing on Mr. de la Hoya's and Mr. Schaefer's motion to dismiss for August 9, we will commence the depositions on August 10.

June 22, 2010 - Page 2

Attached is a draft stipulation to be submitted to the Court. Please immediately confirm that we are authorized to sign on your behalf. We intend to file the Stipulation with the Court today. If we do not hear from counsel by 5:00 p.m. PST, we will notify the Court appropriately.

Regards,  
  
Harrison Whitman  
for O'Melveny & Myers LLP

cc: Eric Hone, Esq.  
Judd Burstein, Esq.  
Malcolm LaVergne, Esq.  
Jeffrey Spitz, Esq.

CC1:831861

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11 Attorneys for Plaintiff Emmanuel "Manny" Pacquiao

12  
13 **UNITED STATES DISTRICT COURT**  
14  
15 **DISTRICT OF NEVADA**

16 EMMANUEL PACQUIAO, a Philippines  
resident,

Case No. 2:09-cv-02448 LRH-RJJ

17 Plaintiff,

18  
19 **STIPULATION RE SCHEDULING OF  
DEPOSITIONS FOR DEFENDANTS  
MAYWEATHER, JR. AND MAYWEATHER  
PROMOTIONS'**

20 FLOYD MAYWEATHER, JR., a Nevada  
resident; FLOYD MAYWEATHER, SR., a  
Michigan resident; ROGER  
21 MAYWEATHER, a Nevada resident;  
MAYWEATHER PROMOTIONS LLC, a  
22 Nevada limited liability company;  
RICHARD SCHAEFER, a California  
23 resident; OSCAR DE LA HOYA, a  
California resident,

24 Defendants.

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## STIPULATION

Plaintiff Emmanuel Pacquiao and defendants Floyd Mayweather, Jr., Mayweather Promotions, Floyd Mayweather, Sr., Oscar de la Hoya, and Richard Schaefer, by and through their respective counsel of record, hereby agree and stipulate as follows:

WHEREAS, the Court ordered the parties to meet and confer regarding dates for timely depositions of Mayweather Promotions and Mayweather Jr. (Docket No. 72.);

WHEREAS, the parties met and conferred pursuant to the Court Order;

WHEREAS, the witnesses and counsel for all parties are available on August 9 and 10;

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1 NOW THEREFORE, the parties hereby agree and stipulate that the depositions of  
2 Mayweather Jr. will commence on August 9, 2010; and the deposition of Mayweather Promotions  
3 will commence thereafter (either in the afternoon of August 9 or the morning of August 10).

4 Dated: June 22, 2010 DANIEL M. PETROCELLI  
5 DAVID MARROSO  
6 O'MELVENY & MYERS, LLP

7 By: /s/ David Marroso  
8 David Marroso  
9 Attorneys for Plaintiff Emmanuel Pacquiao

10 Dated: June 22, 2010 MARK TRATOS  
11 GREENBERG TRAURIG, LLP

12 By: /s/ Mark Tratos  
13 Mark Tratos  
14 Attorneys for Defendants Floyd Mayweather,  
Jr. and Mayweather Promotions

15 Dated: June 22, 2010 JUDD BURSTEIN  
16 JUDD BURSTEIN, P.C.

17 By: /s/ Judd Burstein  
18 Judd Burstein  
19 Attorneys for Defendant Richard Schaefer

20 Dated: June 22, 2010 JEFFREY SPITZ  
21 GREENBERG GLUSKER, LLP

22 By: /s/ Jeffrey Spitz  
23 Jeffrey Spitz  
24 Attorneys for Defendant Oscar de la Hoya

1 Dated: June 22, 2010

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MALCOM LAVERGNE  
THE LAVERGEN LAW GROUP

By: /s/ Malcolm LaVergne  
Malcolm LaVergne  
Attorneys for Defendants Floyd Mayweather,  
Sr.

ATTESTATION OF FILING

Pursuant to the Electronic Filing Procedures dated 24 August 2006 (Revised) of the  
United States District Court for the District of Nevada, I hereby attest that I have obtained  
concurrence in the filing of this Stipulation from all of the parties listed in the signature blocks  
above.

By: /s/ David Marroso

David Marroso

DATED: \_\_\_\_\_

IT IS SO ORDERED.

\_\_\_\_\_  
UNITED STATES DISTRICT COURT JUDGE

CC1:831862